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12 JAN 2005

SONN & PARTNER PATENTANWÄLTE Riemergasse 14 A-1010 Vienna **AUTRICHE** - 5. Hoy. 2004

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

Date of mailing (day/month/year)

02.11.2004

Applicant's or agent's file reference

R 41446

IMPORTANT NOTIFICATION

International application No. PCT/EP 03/07390

International filing date (day/month/year) 09.07.2003

Priority date (day/month/year)

12.07.2002

Applicant

AXON NEUROSCIENCE FORSCHUNGS-UND ENTWICK... et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



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Authorized Officer Tikka, K





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference R 41446			FOR FURTHER	ACTION	See Notificat Preliminary E	ion of Transmittal of International examination Report (Form PCT/IPEA/416)			
International application No. PCT/EP 03/07390			International filing da 09.07.2003	te (day/mon	h/year)	Priority date (day/month/year) 12.07.2002			
Internation C12N1		tent Classification (IPC) or t	ooth national classificatio	on and IPC		·			
Applicant AXON I		OSCIENCE FORSCH	IUNGS-UND ENTW	/ICK et a	al.				
1. Th Au	. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.								
2. Thi	. This REPORT consists of a total of 5 sheets, including this cover sheet.								
⊠	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).								
The	These annexes consist of a total of 3 sheets.								
3. Thi	s repo	rt contains indications re	lating to the following	items:					
ı	\boxtimes	Basis of the opinion							
11		Priority							
111		Non-establishment of o	pinion with regard to	novelty, inv	entive sten a	and industrial applicability			
IV		Lack of unity of invention			onavo otop c	ind industrial applicability			
٧									
VI		Certain documents cite	d						
VII		Certain defects in the in	nternational applicatio	on .					
VIII		Certain observations or	n the international app	olication					
Date of submission of the demand				Date of co	Date of completion of this report				
27.01.2004				02.11.2	02.11.2004				
Name and mailing address of the international				Authorize	Authorized Officer				
preliminary examining authority: European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465				Giebele		September 18 Septe			
				relephone	No. +49 89 2	399-8546 ************************************			

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/07390

 Basis of the report

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	escription, Pages					
	1-2	29	as originally filed				
	Sequence listings part of the description, Pages						
	1-9	e	as originally filed				
	Cla	ims, Numbers					
	1-1	16	received on 14.10.2004 with letter of 14.10.2004				
	Dra	awings, Sheets					
	1/1	0-10/10	as originally filed .				
2.	Wit	With regard to the language , all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.					
	The	ese elements were a	vailable or furnished to this Authority in the following language: , which is:				
		the language of a tr	anslation furnished for the purposes of the international search (under Rule 23.1(b)).				
			olication of the international application (under Rule 48.3(b)).				
		the language of a tr Rule 55.2 and/or 55	anslation furnished for the purposes of international preliminary examination (under .3).				
3.	Wit inte	h regard to any nucl ernational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:				
	\boxtimes	contained in the inte	ernational application in written form.				
	\boxtimes	filed together with th	ne international application in computer readable form.				
		furnished subseque	ntly to this Authority in written form.				
		furnished subsequently to this Authority in computer readable form.					
		The statement that to in the international a	the subsequently furnished written sequence listing does not go beyond the disclosure application as filed has been furnished.				
		The statement that the listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.				
4.	The	amendments have r	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. The documents of the state of the art are numbered D1 to D7 according to their respective position in the International Search Report.

2. NOVELTY

- 2.1. The subject-matter of claims 1-13 is considered to be novel over D1 to D4 since the term "which leads to the expression of an N- and C-terminally truncated tau molecule" in claim 1 is interpreted such that DNA constructs containing coding regions of full-length tau molecules, substitution mutants thereof, or truncated tau molecules of un-defined nature are not encompassed.
- 2.2. Claims 14-16 relating to a cell line and to an assay comprising it are considered to lack novelty over D5, see especially Examples 4 and 7. Consequently, the present application does not satisfy the criterion set forth in Article 33(1)(2) PCT.

3. **INVENTIVE STEP**

Concerning the issue of an inventive step, the Applicant has provided experimental evidence showing surprising features of the transgenic animal line #318.

Irrespective of the question of sufficiency of disclosure (see point 4 below), this specific transgenic animal cell line does indeed appear to show advantageous features which could not be derived from the available prior art in an obvious manner, and which could therefore establish an inventive step.

However, it is not credible from said experimental data that all transgenic animals according to claim 1 show this advantageous effect. This authority therefore considers that the claims cover subject-matter which does not involve an inventive step. Transgenic animals expressing deletion mutants of tau had already been



INTERNATIONAL PRELIMINARY

International application No. PCT/EP 03/07390

EXAMINATION REPORT - SEPARATE SHEET

suggested at the present priority date (see for instance D2, page 2, lines 11-17). In the absence of a surprising, advantageous effect over the whole area claimed, no inventive step can be acknowledged for claims 1-16. It would have been obvious for a person skilled in the art to select truncated tau molecules as defined in the claims for expression as transgenes in order to solve the technical problem of merely providing further transgenic animals expressing truncated tau molecules.

4. It is pointed out that the application appears to severely lack sufficiency of disclosure (Article 5 PCT) and support by the description (Article PCT) since the description does not specify which truncated tau molecule and which promoter is used for expression in the transgenic animal "Tg line #318" referred to (page 22, paragraph 2). The information presented in Applicant's letter dated 14.10.04 as to which nucleotides were used for the transgene construction of transgenic animal line #318 cannot overcome this deficiency, since this information was not contained in the application as originally filed.



Claims

- 1. A DNA construct which comprises a cDNA molecule coding for N-and C-terminally truncated tau molecules, wherein
- the molecules have truncated at least 30 nucleotides downstream of the start codon and truncated at least the 30 nucleotides upstream of the stop codon of the full length tau cDNA sequence coding for 4-repeat and 3-repeat tau protein, respectively, as given in Seq.accession number NM_173727 in Gene-Bank
- the minimally truncated tau core encompasses a protein fragment which is encoded by nucleotides nr 744 - 930 (seq ID No. 9; numbered according to tau protein isoform 43)
- said DNA constructs are coding for proteins, which have neurofibrillary (NF) pathology producing activity when expressed in brain cells of animals.
- 2. A transgenic non-human animal of whose germ and/or somatic cells comprises the DNA construct according to claim 1.
- 3. Non-human animal whose germ and somatic cells transiently or stably express said DNA construct according to claim 1, thereby exhibiting NF pathology in the brain.
- 4. A transgenic non-human animal according to claim 2 or 3, preferably a rat, wherein the protein encoded by said DNA $_{
 m mo-}$ lecules is expressed in the brain.
- 5. Methods for genotyping of transgenic animals of any one of claims 2 to 4 using oligonucleotides specific for transgenic truncated tau according to claim 1.
- 6. A transgenic animal according to claim 4, developing NF pathology, and having a genetic background allowing the induction of risk factors associated with AD, thereby representing a disease model for humans.
- 7. A transgenic non-human animal of claim 6, which represents an animal model of AD, and permits induction of hypertension as a risk factor of AD.

- 8. A transgenic non-human animal of claim 6, which represents an animal model of AD, and permits induction of diabetes as a risk factor of AD
- 9. A transgenic non-human animal of claim 6, which represents an animal model of AD, and permits induction of hypercholester-olemia as a risk factor of AD.
- 10. A screening assay system and validation system for substances for the treatment, prevention and diagnosis of Alzheimer's disease which comprises:
- evaluation of substances by:
 - detecting changes of neurofibrillar pathology in an animal according to any one of claims 2 to 4 and 6 to 9,
 - · measuring of neurobehavioural changes in said animal,
 - · measuring of the cognitive score in said animal,
- a validation system for substances for the treatment and prevention of tauopathies preferably AD,
- a validation system for the development of diagnostic markers and probes for the detection tauopathies preferably AD,
- a validation system for substances for the treatment of hypertension, diabetes, dislipidaemia and hypercholesterolemia in combination with tauopathies, preferably AD.
- 11. An experimental model system according to claim 10 for identifying new drug targets in tauopathies and related neurodegeneration processes preferably AD
- 12. Use of the animal according to any of claims 2-4 and 6-9 as an in-vivo assay to test the efficacy of substances, or therapies, in particular neurofibrillary pathology reducing therapies.
- 13. The use according to claim 12 wherein said substances or therapies are for neurodegenerative diseases, in particular tauopathies, preferably AD and other neurodegenerative diseases accompanied by neurofibrillary pathology.
- 14. A cell line transformed with a construct according to claim

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1 or being derived from a transgenic animal of any one of claims 2 to 4 and 6 to 9.

- 15. A cell line according to claim 14, characterised in that the cell line is a rat cell line derived from a transgenic rat embryo.
- 16. An in vitro assay comprising a cell line according to claim 14 or 15, where said assay is employed as a screening and validation tool for the discovery of therapeutic preventive and diagnostic compounds and markers for Alzheimer's disease.